

APPLICATION NO.

09/820,915

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ART UNIT

Please find below and/or attached an Office communication concerning this application or proceeding.

FIRST NAMED INVENTOR

Takashi Sumada

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	Application No.	Applicant(s)	
Office Action Summary	09/820,915	SUMADA ET AL.	
		Art Unit	
	Examiner	i i	
The MAILING DATE of this communication a	Vernal U. Brown	ith the correspondence addres	<u> </u>
Period for Reply	appears on the cover sheet w	iai ale correspondence addres.	5
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MOI tute, cause the application to become A	CATION. reply be timely filed VTHS from the mailing date of this commur BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 05	Lanuary 2006		٠
	his action is non-final.		•
3) Since this application is in condition for allow		ters, prosecution as to the me	rits is
closed in accordance with the practice unde			110 10
·		,	
Disposition of Claims			
4) ☐ Claim(s) 1-3,5-9 and 19-29 is/are pending in 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3,5-9 and 19-29 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.		
Application Papers			
9) The specification is objected to by the Exam	iner.	· · ·	
10) The drawing(s) filed on is/are: a) a	·	by the Examiner.	
Applicant may not request that any objection to t			
Replacement drawing sheet(s) including the corr		•	121(d).
11) The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-1	52.
Delication under 25 H S C S 440			
Priority under 35 U.S.C. § 119		•	*
a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bure * See the attached detailed Office action for a l	ents have been received. ents have been received in A riority documents have beer eau (PCT Rule 17.2(a)).	Application No received in this National Stag	J é
Attachment(s)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		Summary (PTO-413) s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date	—	nformal Patent Application (PTO-152))

Application/Control Number: 09/820,915

Art Unit: 2635

DETAILED ACTION

This action is responsive to communication filed on 1/5/06.

Response to Amendment

The examiner has acknowledged the amendment of claims 1, 8, and 29.

Response to Arguments

Applicant's arguments filed 1/05/06 have been fully considered but they are not persuasive.

Regarding applicant's argument regarding the reference of Hesker, Hesker teaches mounting a radio receiving unit in a trunk lid or shaped adaptation for accumulating the radio receiver unit (col. 4 lines 29-32) in order to protect the receiver from damage and the mounting of the radio receiving circuit in a location higher than the top surface of the lid represents an obvious variation because mounting the receiver on the highest point ensures that the receiver will have a better reception. Hesker teaches a lid having a projection (10), an area between the inner top surface 7 and outer surface 10. The receiver unit 5 is mounted on girder unit 2 and mounted above inner surface 7.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Application/Control Number: 09/820,915

Art Unit: 2635

Claims 1-3 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Morinaka et al. U.S Patent 5025883 in view of Joao U.S Patent 6542076 in view of Yamaura et al. US Patent 6292107 in view of McMahon U.S Patent 3908168 and further in view of Hesker U.S Patent 6351242.

Regarding claims 1 and 29, Morinaka et al. teaches a trunk assembly for a saddle type vehicle comprising at least one trunk (figure 1);

A lid mounted on the trunk to move from an open position to a closed position and an opening mechanism for opening the trunk (col. 3 lines 3 lines 51-55). Morinaka et al. is however silent on teaching the trunk opening mechanism is remote controlled and have a radio signal receiving unit disposed inside a projection centrally located on the lid. Joao in an art related security apparatus invention teaches the use of electronic locking mechanism in conjunction with the trunk opening mechanism for vehicle trunks (col. 27 lines 56-62) and (col. 22 lines 45-54) and the trunk electronic locking and opening mechanism is also applicable to the motorcycle trunk (col. 21 lines 14-24). Joao teaches a radio signal receiving unit (3) for receiving signal from the transmitter (col. 23 lines 35-40). The opening (popping –up) of a trunk using a remote control is evidenced by Yamaura et al. (col. 10 lines 20-26). Morinaka et al. in view Joao in view of Yamaura et al. is however silent on teaching the radio receiving trunk assembly is mountable in a projection formed outside on top of the rear trunk. McMahon in an art related radio transmission system teaches a radio receiving circuit (12) mounted in the rear of the motorcycle in the position of the trunk (figure 1) but is also silent on teaching the radio receiving unit is disposed inside the projection. The reference of Hesker teaches a lid having a projection (10), an area between the inner top surface 7 and outer surface 10. The receiver unit 5 is mounted on

girder unit 2 and mounted above inner surface 7. Hesker teaches mounting the radio receiving unit in a trunk lid or shaped adaptation (col. 4 lines 29-32) in order to protect the receiver from damage.

It would have been obvious to one of ordinary skill in the art for the radio receiving trunk assembly is mountable in a projection formed outside on top of the rear trunk in Morinaka et al. in view Joao in view of Yamaura et al. as evidenced by McMahon because. Morinaka et al. in view Joao in view of Yamaura et al. suggests a radio receiving trunk and McMahon teaching the mounting of a radio receiving circuit on a motorcycle in the location of the trunk. One skilled in the art further recognizes that the placement of the radio receiving circuit on top of the trunk represents the highest point which is the location for the placement of a radio receiving circuit for the best reception of signal. Hesker teaches mounting a radio receiving unit in a trunk lid or shaped adaptation for accumulating the radio receiver unit in order to protect the receiver from damage.

Regarding claim 2, Morinaka et al. in an art related Motorcycle with trunk invention teaches a motor vehicle having a rear trunks and a pair of side trunks (col. 1 lines 48-50).

Regarding claim 3, Morinaka et al. teaches an opening/closing lever (shaft) provided in the central trunk (col. 5 line 60-col. 6 line 6). The central trunk (24) as disclosed by Morinka et al. is in the same position as the rear trunk (20C) as disclosed by the applicant, therefore the opening/closing lever as taught by Morinaka et al. evidenced the location of the lever in the rear trunk.

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Morinaka et al. U.S Patent 5025883 in view of Joao U.S Patent 6542076 in view of Yamaura et al. US Patent 6292107 in view of McMahon U.S Patent 3908168 and further in view of Hesker U.S Patent 6351242.

Regarding claim 5, Morinaka et al. in view of Joao in view of Yamaura et al. in view of McMahon teaches a radio receiving trunk as discuss in the response to claim 1 above but is however silent on teaching a radio receiving trunk mountable on a rear portion of a vehicle body. Hesker in an art related vehicle remote invention teaches a lid having a projection (10), an area between the inner top surface 7 and outer surface 10. The receiver unit 5 is mounted on girder unit 2 and mounted above inner surface 7. Hesker teaches a radio receiving unit in a trunk lid or shaped adaptation for accumulating the radio receiver unit (col. 4 lines 29-32) in order to protect the receiver from damage.

It would have been obvious to one of ordinary skill in the art to mount the radio receiving assembly in a rear position of the vehicle body and the radio receiving trunk assembly having a projection formed on top of the rear trunk in Morinaka et al. in view of Joao in view of Yamaura et al. in view of McMahon as evidenced by Hesker because Morinaka et al. in view of Yamaura et al. in view of Joao in view of McMahon suggests a radio receiving trunk mounted in the rear of the vehicle and Hesker teaches mounting a radio receiving unit in a trunk lid or shaped adaptation for accumulating the radio receiver unit in order to protect the receiver from damage.

Art Unit: 2635

Claims 6-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Morinaka et al. U.S Patent 5025883 in view of Joao U.S Patent 6542076 in view of McMahon U.S Patent 3908168 in view of Hesker U.S Patent 6351242 in view of Yamaura et al. U.S Patent 6292107 and further in view of Kusunoki U.S Patent 5763957.

Regarding claims 6 -7, Morinaka et al. in view of Joao in view of McMahon in view of Heska teaches a radio receiving trunk (see response to claim 1) but is however silent on teaching a switch for detecting the trunk lid is open or closed and outputting the result to the radio signal receiving unit and a trunk catcher to pop up the lid simultaneously with unlocking the lid.

Yamaura et al. in an art related Keyless entry system teaches the locking and locking of a trunk by a lock mechanism (col. 10 lines 20-26) and a trunk open function for remotely opening of the trunk (col. 10 lines 25-26). A switch for detecting whether a trunk lid is open or closed is commonly used is motor vehicles as evidenced by Kusunoki (col. 3 lines 47-57).

It would have been obvious to one of ordinary skill in the art to have a switch for detecting the trunk lid is open or closed and outputting the result to the radio signal receiving unit and a trunk catcher to pop up the lid simultaneously with unlocking the lid in Morinaka et al. in view of Joao in view of McMahon in view of Heska as evidenced by Yamaura et al. in view of Kusunoki because Morinaka et al. in view of Joao in view of McMahon suggests a radio receiving trunk and Yamaura et al. teaches the locking and locking of a trunk by a lock mechanism and a trunk catcher to pop up the trunk and a switch for detecting whether a trunk lid is open or closed is commonly used is motor vehicles as evidenced by Kusunoki.

Claims 8-9 and 19-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kusumoki U.S Patent 5763957 in view of in view of Hesker U.S Patent 6351242 and further in view of McMahon U.S Patent 3908168.

Regarding claims 8 and 19-28, Kusumoki teaches a remote controller for a remote control trunk assembly (figure 1), the trunk assembly including at least one lid, an opening/closing mechanism for permitting and rejecting the opening and closing of each of the lid (col. 3 lines 25-32), a radio signal receiving unit (6A) which receives a radio signal for remotely operating the opening/closing mechanism (col. 3 lines 24-25), a locking/unlocking button for locking/unlocking the trunk (col. 3 lines 47-57) and a pop-up button (5) for unlocking and popping-up the trunk (col. 4 line 1). The key actuator is provided by the CPU (6C). Kusumoki is however silent on teaching the radio receiving unit is disposed on top of the trunk. Hesker in an art related vehicle remote invention teaches a lid having a projection (10), an area between the inner top surface 7 and outer surface 10. The receiver unit 5 is mounted on girder unit 2 and mounted above inner surface 7. Hesker teaches mounting a radio receiving unit in a trunk lid or shaped adaptation (col. 4 lines 29-32) in order to protect the receiver from damage. McMahon in an art related radio transmission system also teaches a radio receiving circuit (12) mounted in the rear of the motorcycle in the position of the trunk (figure 1). One skilled in the art also recognizes the determination of which trunk receive the unlocking button compared to receiving the open the trunk is based upon based upon whether or not the trunk is equipped with the remote controlled locking mechanism or the the remote opening mechanism.

Application/Control Number: 09/820,915

Art Unit: 2635

It would have been obvious to one of ordinary skill in the art to disposed the radio receiving unit on top of the trunk in Kusumoki as evidenced by Hesker because Kusumoki suggests a remote controller for controlling a trunk assembly and Hesker teaches a radio receiving unit in a trunk lid or shaped adaptation for accumulating the radio receiver unit and Morinaka et al. in view Joao suggests a radio receiving trunk and McMahon teaching the mounting of a radio receiving circuit on a motorcycle in the location of the trunk. One skilled in the art further recognizes that the placement of the radio receiving circuit on top of the trunk represents the highest point which is the location for the placement of a radio receiving circuit for the best reception of signal.

Regarding claim 9, Kusumoki teaches transmitting a radio signal to the receiving unit (col. 3 lines 12-21) and a switch (5) to control the actuator.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

Art Unit: 2635

however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vernal U. Brown whose telephone number is 571-272-3060. The examiner can normally be reached on 8:30-7:00 Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy Garber can be reached on 571-272-3998. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Vernal Brown March 9, 2006

BRIAN ZIMMERMAN PRIMARY EXAMINER